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PETITION FOR REVIVAL OF AN APPLICATION FOR ABANDONED UNINTENTIONALLY UNDER 37 CFR 1		
First named inventor: Andrew Mortlock		
Application No.: 10/088,814	Art Unit: 1624	
Filed: 09/04/2002	Examiner: Tamthom Ngo Truong	
Title: QUINAZOLINE DERIVATIVES AND THEIR USE AS PHARMACEUTICALS		
Attention: Office of Petitions  Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 FAX (571) 273-8300  NOTE: If information or assistance is needed in comp Information at (571) 272-3282.  The above-identified application became abandoned for failure I action by the United States Patent and Trademark Office. The dat date of the period set for reply in the office notice or action plus an  APPLICANT HEREBY PETITIONS FOR REVIX  NOTE: A grantable petition requires the following item (1) Petition fee; (2) Reply and/or issue fee; (3) Terminal disclaimer with disclaimer fee - filled before June 8, 1995; and for all desig (4) Statement that the entire delay was uninte	pleting this form, please contact Petitions to file a timely and proper reply to a notice or of abandonment is the day after the expiration extensions of time actually obtained.  VAL OF THIS APPLICATION ns: equired for all utility and plant applications n applications; and	
has been filed previously on  is enclosed herewith.  B. The issue fee and publication fee (if applicable) of \$_	in (identify type of reply):	
has been paid previously onis enclosed herewith.	· · · · · · · · · · · · · · · · · · ·	
(Dans 4 of 2)		

Page 1 of 2]
This collection of information is required by 37 CFR 1.137(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USFTO to process) an application. Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1 th bourse. The complete synchronization for the FUSFTO. Time will very depending one this development, and submitting the convolved application from the FUSFTO. Time will very depending one this deviction of the fusfton of the FUSFTO. Time will very depending one to the very deviction of the FUSFTO. Time will very depending one to the very deviction of the FUSFTO. Time will very depending one to the very deviction of the FUSFTO. Time will very depending one to the very deviction of the FUSFTO. The Very deviction of the Very deviction of the FUSFTO. The Very deviction of the FUSFTO. The Very deviction of the FUSFTO. The Very deviction of the V

Terminal disclaimer with disclaimer fee		
X Since this utility/plant application was filed of	on or after June 8, 1995, no terminal disclaimer is required.	
	7 CFR 1.20(d)) of \$ for a small entity or \$ e required period of time is enclosed herewith (see	
PTO/SB/63).	,	
4. STATEMENT: The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional. [NOTE: The United States Patent and Trademark Office may require additional information if there is a question as to whether either the abandonment or the delay in filing a petition under 37 CFR 1.137(b) was unintentional (MPEP 711.03(c), subsections (III)(C) and (OI).]		
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/Jacob G. Weintraub/	October 21, 2008	
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Jacob G. Weintraub	56,469	
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